

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NEW YORK

CHRISTIAN POWELL,

-VS-

STIPULATION AND ORDER TO
EXTEND TIME TO RESPOND TO
COMPLAINT

Civil Action No.: 21-CV-00721

CITY OF JAMESTOWN,
CITY OF JAMESTOWN CLERK,
JAMESTOWN POLICE DEPARTMENT,
JAMESTOWN POLICE CHIEF TIMOTHY
JACKSON,
COUNTY OF CHAUTAUQUA,
CHAUTAUQUA COUNTY SHERIFF'S OFFICE,
CHAUTAUQUA COUNTY SHERIFF JAMES B. QUATTRONE,
CHAUTAUQUA COUNTY UNDERSHERIFF
DARRYL W. BRALEY,
JOHN DOES 1-10, said names being fictitious but
intended to be any other individual/officers involved
in the within incident and employees of the
CITY OF JAMESTOWN and/or JAMESTOWN POLICE
DEPARTMENT in their individual and official
capacities, and
JOHN DOES 1-10, said names being fictitious
but intended to be any other individual/officers involved
in the within incident and employees of the
COUNTY OF CHAUTAUQUA and/or
CHAUTAUQUA COUNTY SHERIFF'S OFFICE in
their individual and official capacities,

Defendants.

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned,
the attorneys of record for Christian Powell and the City of Jamestown, City of
Jamestown Clerk, Jamestown Police Department, Jamestown Police Chief Timothy
Jackson, John Does 1-10 said names being fictitious but intended to be any other
individual/officers involved in the within incident and employees of the City of
Jamestown and/or Jamestown Police Department in their individual and official

capacities, County of Chautauqua, Chautauqua County Sheriff's Office, Chautauqua County Sherriff James B. Quattrone, Chautauqua County Undersheriff Darryl W. Braley, and John Does 1-10 said names being fictitious but intended to be any other individual/officers involved in the within incident and employees of the County of Chautauqua and/or Chautauqua County Sherriff's Office in their individual and official capacities:


- 1) That the time for Defendants to answer, move, or otherwise respond to the Complaint shall be voluntarily extended through July 14, 2021;
- 2) Defendants reserve all of their rights and defenses with respect to the Complaint;
- 3) This Stipulation may be executed in counterparts and facsimile signatures may be deemed originals for all purposes;
- 4) The Parties agree that this Stipulation is sufficient and in place of defendants moving the Court for an extension;
- 5) This Stipulation may be entered as an Order of the Court without further notice.

SO ORDERED:

DATED this ____ day of _____, 2021.

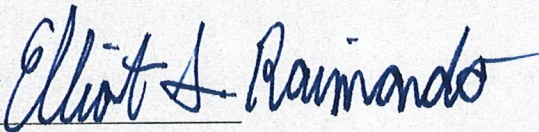
UNITED STATES DISTRICT COURT JUDGE

DATED: June 16, 2016
Jamestown, New York

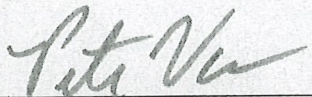


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/s/ Elliot S. Raimondo



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Jamestown Police Chief Timothy Jackson
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Chautauqua County Sherrieff James B. Quattrone and
Chautauqua County Undersheriff Darryl W. Braley